Student Bar Association Starts A New Session; Bids Adieu to Class of '05

Compiled by Marie Siesseger

The barrage of yellow "I Voted" stickers and prominently-displayed platform messages that were symptomatic of the recent Student Bar Association elections may be a distant memory, but the SBA shows no signs of interregnum inactivity. President-elect Meg Bisk (2L) and vice-president-elect crew are already preparing for the upcoming school year, while current President Rob Maylor and his dedicated staff gear up for a photo finish. As in the tradition at The Advocate, we have invited both the outgoing and incoming SBA heads to share their reflections on the past year and their hopes and plans for things to come.

State of the SBA: 2004-05 in Review

Dear Student Body,

A year ago I wrote you all, excited about the things to come and how the Matoaka planning team of Justin Hargrove, Dave Stern and Greg Rohrbough did a great job of ensuring that things went smoothly. Justin helped plan Matoaka the previous year and throughout this year has been well in a word, Justin. I doubt there is anyone individual in the law school who is as enthusiastic and excited to do event planning. If you had a good time at Fall From Grace and the Ski Trip, or had anything to do with the Bushrod Moot Court tournaments, then you know exactly what I am talking about. If in 15 years Justin is disgruntled with the practice of law and I decide to settle down, I fully intend on making Justin my wedding planner. Justin helped make sure the '03 were dotted and t's were crossed by David Stern and Greg Rohrbough who coordinated the

Marshall-Wythe students race together to raise funds for the William & Mary Bone Marrow Drive during Ali's Run on March 19th.

Photos by Marie Siesseger

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Consider this year State of the SBA Address. Back in August we welcomed the class of 2007 with the annual Lake Matoaka party. Due to the

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SBA. Continued from front page

workpaper, catering and logistics of the Matoaka event.

In addition to helping with event planning, Dave Stern did an awesome job this year as SBA Treasurer. From his first day in office, he sought to streamline the process for funding and reimbursements. In the past the process was a mess of conversations and inter-office confusion between SBA, the Dean’s office and Terri Lorincz’s finance office.

Dave set himself the one stop shop and really took care of business. We all should be grateful to have someone so dedicated to the job of exchequer. Thanks in large part to Dave’s efforts and takeout food from Sali’s over the course of several late nights, the law school was able to get more money from main campus for next year’s law student organizations. More money is always a good thing.

Well Dave signing the checks for SBA, and the Matoaka event drawing near, we had to get the event entered. Normally, SBA uses Red, Hot and Blue for this event, but it was determined back in May that the quality of the food did not meet the price. Greg Roberough stepped up and said “I will take care of the food, Don’t worry.” Well I did worry. And he did the job marvelously. If you all have noticed that a lot of school events are now being catered by Florimonte’s, you can thank Greg for hitting the streets and really hustling to get us great food. Dave also had to sign off on possibly the best election campaign (presidential or other) ever seen at the law school, none of us knew how integral he would become to every SBA event. To see his handiwork, be sure to sign up for the fishing trip later this spring. He is always one of the first SBA people to arrive and one of the last to leave. The morning of Matoaka, Greg was down at the lake bright and early with several others helping to put up a tent and do logistics on top of intermittently checking with the food people to make sure they did not let us down.

Also, lakeside bright and early to make sure things ran smoothly, Steve De Perico did his best to help pitch the food tent. The tent never did get put up but I am pretty sure I would have pulled my hair out if Steve were not there to colorfully express his frustration (in a way that only Steve and a few tough as nails sailors can) with our tent pitching abilities. Steve may be one of the most passionate individuals you will ever meet and his devotion to coordinating SBA and PSF events is a testament to that fact. Thank back to the law school tailgate during the football team’s playoffs or the Halloween party and know that they came about in part to Steve’s coordination with the Graduate Students’ Association and eagerness to make sure there is always a way for law students to have a good time.

Perhaps reflective of my track record with members of the opposite sex, Mother Nature did not cooperate and the Matoaka event was forced into the law school. Luckily SBA could count on the girls of the 2L class to pull through. As the rain began to fall at Matoaka, Maggie Shoup, Stephanie Spizer and Meg Bisk whisked the food away from lakeside up to the law school lobby, made waterproof signs and did the whole setup on the back patio in a matter of minutes. I am still in shock how fast it all happened. Maggie and Stephanie’s ability to coordinate food for this event and get it where it had to be was demonstrative of the job they did all year putting on the student-faculty mixers. One of the goals of SBA this year was to ensure that students and teachers had interactions outside of saying “I don’t know” when called on in class—or perhaps that’s just me saying that... These girls really dedicated themselves to working with the Dean’s office to provide some type of mixer every month. That tradition will continue with the Faculty-Student Bowling event in a few weeks.

Stephanie single-handedly coordinated countless hours of community service and special interest fundraising for members of the law school. If citizen lawyers is what we all aspire to be, we need look no further than Stephanie Spizer for an example of the type of selfless dedication to community activism Marshall and Wythe had around when founding the nation’s first law school. Speaking of selfless dedication, one cannot thank Maggie Shoup enough for being the glue in the SBA office every week. Between coordinating the calendars, maintaining the SBA board, sending out the weekly emails and keeping me on top of things, Maggie has definitely gone above and beyond the call of duty making sure that our ship stayed on course the year.

If Maggie was the glue in SBA this year then without doubt Meg Bisk was the safety net, drill sergeant and woman behind the man. In addition to her efforts at the bone marrow drive and after organizations, she was always the first person to say “I will do it” with any activity or event. Between assisting with Fall From Grace, planning Barrister’s and being the on-site general for events when Justin and I were out of town, she spearheaded her own events including Sno-to-Go and the Bar Crawl. That is in addition to doing bar review every week. As someone you may know the amount of time an energy that goes into planning just one event or bar review at the law school can be quite a drain. When you realize that her ability to put it all on her back and get it done coolly, without complaining or asking for help most times, then you must also realize that she is probably going to make a great SBA President. Best of luck to her.

The IL Lady Reps were definitely an asset to the SBA. Next year when the women’s bathrooms are upgraded and policies are possibly put in place to ensure timely delivery of grants, you can all thank Jacquelyn姿 Jordan, Linda Quigley and Kelly Hart. During the weeks leading up to finals be sure to sign up for a massage on the SBA Board and when you’re done thank Kelly Hart for taking the initiative and coordinating this incredible free service to law students this past year. ILS know that your rep did a good job this year as zealous advocates for change in a variety of areas in the law school. As a member between SBA and the dean’s of law school, Jacquelynzine definitely minced no words in expressing her unhappiness with certain things and as the elder statesperson of the SBA, Linda Quigley eloquently expressed herself and the views of her classmates.

SBA Liaisons Mike Brooks and Chris Supino are to be praised Continued on page 4

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The Tax Man: Meet Professor Coven

by Nick DePalma

Obviously this article is for everyone who has taken Federal Income Tax with Professor Coven, (or those that plan to take it). It is for everyone who sat in the back of Room 11 when Professor Coven said, "Usually we think of broken arms," and thought to themselves, joyously, yes! Let's think of broken arms! Let's think of damage from broken arms! Only later became crystallized because the IRS exempted it from income. It is also for everyone who thinks that us lawyers are complex calculating machines, unable to function in the real world or to even dialogue with mortals. While Professor Coven may be a complex calculating tax machine, he is still quite capable of carrying on a conversation with a mortal. The following, in fact, is one such conversation.

Q: Thank you for agreeing to do this interview. Let's start with your childhood.
A: I started growing up in Stamford, CT. Then in 8th grade I moved to Somerville, NJ, which is where I met Joan, my wife.

Q: In the eighth grade?
A: Yes.

Q: Do you take her, do you remember?
A: Yes, we went to a party at a friend of mine's house, in beautiful rural New Jersey.

Q: Do you think that one of the reasons you two fell in love was because she saw that you would be a magnate tax lawyer?
A: I doubt that she had quite that long-range vision. It took a long time, but eventually she perceived some redeeming qualities, but it was a long struggle. It was a close case on her part.

Q: Well, when did you get married?
A: 1962. We were between our junior and senior years in college. We had been going together for so long that I was urging this as her best course of action. (It was at this point that I tried to slip in one of my stock questions and failed miserably.)

Q: Before your wife Joan, who were your childhood heroes? (Professor Coven looked at me with pain in his eyes, leaned back and looked out his window, at the tree that told me he had contemplated chopping down. "You see, it's questions like this... I dread questions like this... You need more creative people for these things. Childhood heroes."

Q: Yes? I don't think anyone likes law school.
A: Some people seem to, but they are probably lying about it.

Q: And yet, you're at law school now.
A: Well, I'm sort of at a law school, but I'm a teacher, that's what I am.

Q: Before we get to what it's like to later become crestfallen because you would have been nice, but the application was too long, too much trouble, so I gave that up. I don't know why I didn't go to Yale, but I was always in the back of my mind that I wanted to be a teacher.

Q: When did you decide I didn't want to be a lawyer anymore— I didn't like law school at all. So at the end of the first year I went to a telephone company and applied for a job as a lineman.

Q: Did you care to extrapolate on having Hendrix as your client?
A: Yes.

Q: Do you care to extrapolate on having Hendrix as your client?
A: God no. No. The earliest profession that I could ever think I wanted to be was an architect.

Q: Before we get to what it's like to be a lawyer until March in my first year of law school. That's when I decided I didn't want to be a lawyer anymore—I didn't like law school at all. So at the end of the first year I went to a telephone company and applied for a job as a lineman. I thought that would be an exciting career, but they refused to hire me because I was overqualified. I remember being infuriated that they wouldn't hire me because I was overqualified.

Q: What is your favorite type of music?
A: Rock.

Q: Rock and roll?
A: Yes.

Q: Well, I'm sort of at a law school... (You really enjoyed it when you were a student.)
A: It is really an enjoyable and great experience, just watching great people at work is really enjoyable.

Q: No Pink Floyd, Led Zeppelin, anything?
A: Country Western.

Q: No, no? No Pink Floyd, Led Zeppelin?
A: No, no. That takes a lot of energy. I pace back and forth in the classroom, that's all the exercise I need.

Q: What's your favorite type of music?
A: Country Western.

Q: Do you have anything else to share with the students at W&M about this experience?
A: I have encouraged everyone everyone can to try to pursue a clerkship. If you get someone as easy to work for and enjoyable as Medina that would be wonderful. It is really an enjoyable and great experience, just watching great people at work is really enjoyable. He really brought a lot of humanity to the bench. Some of the cases we worked on, I remember one case involving a cow that had died in the farmer's field. I have no idea how this got into the federal courts, but he was suing someone who he thought had sprayed an herbicide by the watering hole, but there was no evidence of anything in the cow case, but the judge wanted to uphold the jury verdict in the farmer's favor, and he did it, but he did it in an opinion talking about the brown eyes of this dying cow. (Laughter.) No one cared about the cow at all in this case... it was... (Laughter.) Everyone just remembered the brown eyes of this dying cow. It was the first line of the case.

Q: Is that true?
A: Yes.

Q: Did you care to extrapolate on having Hendrix as your client?
A: No.

Q:Do you have any other experiences that you would like to share about this experience?
A: I have encouraged everyone to try to pursue a clerkship. If you get someone as easy to work for and enjoyable as Medina that would be wonderful. It is really an enjoyable and great experience, just watching great people at work is really enjoyable. He really brought a lot of humanity to the bench. Some of the cases we worked on, I remember one case involving a cow that had died in the farmer's field. I have no idea how this got into the federal courts, but he was suing someone who he thought had sprayed an herbicide by the watering hole, but there was no evidence of anything in the cow case, but the judge wanted to uphold the jury verdict in the farmer's favor, and he did it, but he did it in an opinion talking about the brown eyes of this dying cow. (Laughter.) No one cared about the cow at all in this case... it was... (Laughter.) Everyone just remembered the brown eyes of this dying cow. It was the first line of the case.

Q: New I imagine after clerk ing you worked for Winthrop, Stimson, Putman & Roberts in NYC?
A: Right.

Q: Did you have anything else to share with the students at W&M about this experience?
A: I have encouraged everyone to try to pursue a clerkship. That was good, I enjoyed working. It was a very nice firm, a very humane firm. They didn't expect people to work weekends, and I didn't put in too many 24-hour days (just a couple). Very nice people. I liked the practice. They had a very sophisticated...
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SBA

for their work this year. Mike has
diligently represented the law
school and Williamsburg com-
munity. Use your SBA reps and
school as president of the Gradu-
ate Council and has always lent
community.

A good hand and touch of style to
easy, simplistic and totally without
value to merely curse the darkness.

SBA events. Chris Supino, as the
main campus Student Assembly
representative, has also worked
for the past year to create the new
SBA website. Please check it out
and give feedback to him or an
SBA rep.

The months have flipped by like
pages off a cheap calendar and it
is nearly over. I would like to thank
the faculty, Cassi Fritzius, Gloria
Todd, Deans Jackson, Butler and
Reveley for their assistance and
SBA President 2004-05

On the Horizon: 2005-06

Dear Fellow Students,

I have been my pleasure to serve
as a representative to the SBA for
the class of 2006 for the past two
years. I am now more than ready
to take up and continue to work
hard for my classmates, and for the
entire student body. This year has
been more than successful for the
SBA, and I think that success is a
tribute to what can happen when
a group of hardworking students,
dedicated to making law school a
better place for their classmate,
truly work together; I have confi-
dence that the SBA you have elected
for the 2005-06 year will be able to
continue on this same path.

We have a great mix of old
and new faces coming into the
new term. Jacquelynne Jordan and
Linda Quigley did a spectacular
job as 1L reps—jumping right into
the mix and helping out wherever
they were needed. Linda did a lot
of work to help make Barrister’s
Ball a success and is ready to step
up and take the lead in organizing
this event, and others, next year.
Jacquelynne has already proven
herself to be an organized and ef-
ficient Secretary. Stephanie Spirer
did an amazing job with her work
in two very important, but often
forgotten, areas: community ser-
vice, and faculty-student social in-
teraction. Our new members: Trey
Freeman, Ryan Browning, Matt
White and Gabe Kenyon, bring to
the table a variety of fresh ideas
and a great deal of enthusiasm, I
know that they will all be strong
leaders and dedicated officers and
representatives.

The 2004-2005 SBA did a
wonderful job. Each and every
member consistently contributed
something positive, and different,
to our meetings, discussions, and
events. I’d like to see the progress
that we have made continue with
the goal of striving for even more
improvement: even better and more
varied events, greater involvement
in the community, more student
input into important administra-
tive decisions, and stronger lines
of communication between the
administration and student body.

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SBA

Our first agenda item will be to vote on the new Student Government for the 2005-2006 year. This represents a big change from the past when the SA Rep, Grad Council Rep, and ABA Rep were appointed. This year we will be holding interviews for these positions in the hope that this will help to stir up enthusiasm for these opportunities, and ensure that students are well-suited for the responsibilities they will be given.

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tax practice at that firm. One guy came out of the government, and another was retired from Columbia. Very good experience. The economy went into the '70s, and there was just nothing interesting really happening on Wall Street, so I was spending my time doing municipal bond work and I was threatened with pension work, so that was what I decided to go into teaching.

Q: What is threatening about pension work?
A: Everybody enjoys different things. I thought that pension work would be somewhat repetitive and boring. A lot of marking up documents, not as interesting as doing mergers or some other thing.

Q: What was the biggest scam you've ever done at a golf tournament?
A: Some of the scams you see in golf tournaments are really quite clever.

Q: Are there any memorial examples of these winning negotiations?
A: Well, yes and no. The one thing I discovered back in those days was if you were going to have a complicated international tax case and you wanted to win it, it would be better to get it located in Iowa, and talk to an agent in Iowa. That was a good plan. They seemed to have no idea of what you were talking about. Most of what the IRS gets is garbage. Just inarticulate, incomprehensible writings from a taxpayer. They come in with an articulate brief that seems to present a plausible case, they just fail in law with you and you win.

Q: Back to your career as a law professor. You've taught at Tennessee, San Diego, Florida, North Carolina, Pennsylvania, and UCLA?
A: Yes, I visited around a fair amount.

Q: Was this part of your bargaining strategy that you mentioned earlier?
A: I don't think it was a different thing. Some of those were just summer jobs. When San Diego asked you to teach for the summer, you just say yes, what have you got to lose? Some of those were just opportunities to teach at a really good school, and you don't want to pass up that opportunity. And some are just for a better job. When I came here, I was a visitor, and I stayed. But it's difficult, because my wife has always worked, and she could never come with me. Like when I was at UCLA, she could only fly out of time to time, and that made it really hard.

Q: What is the most intimidating aspect of the practices?
A: It is not a very intellectual practice. The tax practice is the most intellectual of the practices. It is very academic, and people move back and forth very easily between teaching and practice in the tax area. As a tax attorney, you work on research and writing, just like I do as a teacher. And I enjoyed it immensely in practice... very difficult, very challenging.

Q: What is your first memo- rable learning experience?
A: I noticed that sometimes the math gets a little fuzzy in the heat of the tax calculations.

Q: Tell me, why is William and Mary your favorite?
A: Well, when I came here, it was a really neat place. They had an LL.M. program in place and it gave me an opportunity to do just about anything I wanted to do, and it had a strong tax faculty, there were four of us at the time, so for me it was terrific to have all those colleagues to talk to, and of course the students are really good, so you had people that could understand what you were saying. It was a step up.

Q: Why is Tax Law better than say, Antitrust? The heart of the calculations? The adrenalin rush?
A: Well, you see, I think that some things students do perceive is that there are very different lifestyles involved in the different practices of the law. Antitrust in practice is a litigation matter, and in our firm, the antitrust was a subset of the litigation department. I don't like litigation, I don't like what they do. It's a very difficult practice, and people move back and forth very easily between teaching and practice in the tax area. As a tax attorney, you work on research and writing, just like I do as a teacher.

Q: Is there anything that I've missed that you think should be added?
A: As always, we encourage the student body to remember that the SBA is here for them—if there is something you'd like to see happen, come see us and we'll do our best to make it happen.

As for other changes, I'd like to see more people involved with the Student Bar Association and the law school in general. According to our once lost but now found Constitution, each and every student is a member of their SBA. We want to make this constitutional a reality. We will be working to create more committees to help with event planning and to get student feedback—to offer students a chance to put their talents and interests to use. While the SBA door (or email inbox) is always open, a fall will we start holding weekly office hours when students can stop by and share their ideas, concerns, or thoughts with myself or other SBA members.

Thank you all for giving me the opportunity to be your SBA President. You have elected a wonderful group to support me and, together, I think we can promise you an exciting year to come. Rob has left me with some big shoes to fill, but I look forward to the challenge.

Meg Bisk
SBA President 2005-06

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Civilian Contractors in Iraq: Is the Price Too High?

by Yuval Rabinstein

The images were forever seared on the American consciousness—civilian contractorsiscourting a food supply convoy through Fallujah in March of 2004 were pulled from their vehicles, beaten to death, with their bodies mutilated. These indelible images, according to Jeffrey K. Walker, brought into the public consciousness the ongoing debate regarding the use of civilian contractors in Iraq. Walker, a retired Air Force officer and international law counsel to the Office of Defense Counsel for the Guantanamo Bay military commissions, delivered a presentation on March 1st entitled "The New Mercenaries: Law and Policy of the Civilianization of Military Operations" as part of the Human Rights and National Security Law Program.

Walker began his presentation by noting that the hiring of civilian contractors to supplement military campaigns is hardly a recent innovation. King Gustafus Adolphus, the 17th-century Swedish warlord, hired civilians to run artillery, while the Duke of Wellington supplied his Anglo-Portuguese army with transports brought in by ship and advanced by ox-cart. As warfare became more technically complex during the two World Wars, the U.S. military brought in "contractors" to advise military forces in the field how to operate aircraft.

The demand for civilian contractors became even more intense with the end of the Cold War. Politicians wanted a "peace dividend," which created pressure to downsize troop levels. The military branches faced difficult choices, and decided to "keep the tooth and sacrifice the tail," as Walker called it. Therefore, we don't have "private policing" anymore, as the military has instead created standing contracts with private companies such as Brown & Root.

The increasing reliance on contractor support has sometimes led to conflicts of interest, with some branches of military operations has led to a number of difficult legal problems. The constant war divided the world into combatants and civilians. The combatant status is important, as soldiers enjoy "combatant immunity" which allows them to commit violent acts that would otherwise be criminal. For civilians, however, this distinction is not as clear. Instead, there are gradations along a "spectrum of violence," from innocent civilians at one end, to "risk managers" in between, to soldiers at the other end. The critical question, which remains unresolved, is whether civilians perform functions that fit into this spectrum, and what authority they have.

Along with the legal complications, civilian contractors also present a number of policy dilemmas for both the armed forces and the political branches. Civilizing support functions is certainly not cheap, and has proven to be very pricey in Afghanistan, and "wildly expansive" in Iraq. These high costs, not surprisingly, are due to the security problems throughout the region. The current cost of a private U.S. or expatriate security guard, according to Walker, is $1,000 a day.

In spite of these high costs, the reliance on civilian contractors does have certain advantages, such as allowing the military to maintain a smaller standing force, and to expand and contract rapidly. Furthermore, these contractors, most of whom are retired from the military, are not "on-the-cheap-expertise." The disclaimer, according to Walker, is that the supply of contractors with military experience is becoming increasingly thin, so that at certain point it may no longer be efficient to use civilian contractors. Another disadvantage is that there is no legal way to keep these contractors at the fight by punishing them, as the only permissible discipline is economic.

Indeed, Walker said, these civilian contractors are unaccountable under any law. Perhaps the most serious consequence of civilianizing military functions that Walker sees is the slow but steady undermining of the "military profession of arms." Although this may not now appear to be a major concern, sooner or later the government will need these soldiers again. If so, we may end up longing for the days when private pooled potators.

BLSA Sponsors "Issues in Black Professionalism"

by Jeff Bourne

As part of Black History Month, on Monday, February 21st, the W. E. Jefferson Chapter of the Black Law Students Association sponsored a symposium on "Issues in Black Professionalism." The forum was designed to further the professional needs and goals of black law students once they enter the working world. The forum centered around three topics: Financial planning, how to effectively cope with stress, and relationships.

Round table discussions were led by two local leaders in their fields: President and CEO of Sphinx Financial Group, Frank J. Smith, and, Staff Psychologist at W&M Counseling Center, Felicia Brown-Anderson.

During the financial planning discussion, students received advice on topics ranging from saving, investing and retirement planning, to entrepreneurial start-up, growth and survival. The financial discussion was followed by strategies for effectively dealing with everything from the stress of finding a job to the stress of determining what you want to do with your law degree.

At the conclusion of the forum discussion, students expressed their excitement about being able to sit in their fears, concerns and opinions. First year student Ramia Hugo said "I really liked the issues that were discussed in this symposium, ranging from financial accountability to the common problems that we all face in our social lives here. It's more comforting to realize that many of us are in the same boat and can talk about our experiences in this kind of forum."

Still Standing: On The First Field of Battle

by Mark Sagrino

Politics dealt us a cruel blow in 1918 when Jefferson decided to lift camp from William & Mary and march northwards with his army in pursuit of the German forces. Despite a tortured past, the law school has grown. A leadership possessed with a deep sense of the historical purpose and potential identity of the law school has inspired this progress. And chief among this leadership figures Dean Reveal.

His contributions to the reinvigorated vitality of the law school are widely recognized by students and faculty so that when the law school learned he was in the running for College president, students spontaneously rallied to his cause. Student-run websites emerged detailing his achievements, the SBA hosted events to serve as a forum for the school realizing our good fortune and a numerous and enthusiastic band attended the Forum on the main campus. Confident in the merit of their campaign, the only equivocation they voiced was a reluctance to see the Dean leave the law school.

Thus it was with great surprise that the law school received news last Monday that the Board of Visitors had selected another for president. The decision was rendered with little notice and after months of anticipation. The next day, the SBA assembled in front of the Dean and those who attended witnessed the spontaneous and heart-felt expressions of respect and affection from a grateful law school realizing our good fortune in keeping our Dean, his keen sense of the school's history, purpose, and potential perhaps quickened in kinship with a law school that has itself known so much disappointment, struggle, and renewal hope.
Laying Down the Constitution

by Erin Page

On Monday, February 21st, amidst a few technical errors and last minute arrangements, the Institute of Bill of Rights Law Student Division hosted its annual spring symposium and the Bushrod Moot Court Tournament final round. In the formal setting of the Courtroom 21 project, the final pair out of 72 initial competitors presented the oral arguments for Town of Sunnydale v. Tara McClay. This presentation was followed by panelists from many distinct backgrounds addressing, as Professor Neal Devins introduced them, "the role of religious symbols in American society and the Supreme Court's interpretation of First Amendment establishment clause issues."

Polly Sandmus (UL), representing the petitioner, presented an intense argument as to why a monument depicting the Ten Commandments should be removed like school prayer and entanglement of the government in religious schools. This presentation took place before a mock Supreme Court, including the voice of Justice Antonin Scalia. Nadine Strossen, a Brooklyn Law School professor and the President of the American Civil Liberties Union, spoke with Professor Devins' constitutional law class about her involvement with the ACLU and the organization's role in making constitutional law. Professor Strossen had originally been scheduled to give a joint presentation with Jay Sekulow of the American Center for Law and Justice, but Sekulow was unable to attend due to travel difficulties. Strossen noted that although the two vehemently disagreed on many issues, particularly Establishment Clause issues, they "strongly agreed[ about freedom of speech and religion.

As the head of the ACLU, a position she holds in an entirely voluntary capacity, Professor Strossen guides the organization in achieving its goal of helping Americans to realize their constitutional rights. "The Constitution and Bill of Rights are not... self-enforcing documents," Strossen explained. The ACLU accomplishes this by seeking a blend of legislative and court-granted remedies. Although the ACLU is a frequent litigator before the Supreme Court, Strossen noted that "one has to be very cautious that a victory in the Supreme Court could be a Pyrrhic one." Consequently, the ACLU is acutely cognizant of the fact that the Court really has only the penultimate say on constitutional meaning. As the recent gay marriage amendment proposal has vividly demonstrated, the people, through the mechanism of constitutional amendment, have the final word. Thus, the ACLU devotes a great deal of effort and resources to developing support among the populace and their legislators. The ability of the public to decide constitutional issues is the "genius of our constitutional system," said Strossen.

Professor Strossen briefly catalogued her own extensive involvement in the ACLU, which began as soon as she left law school and entered private practice, and exhorted the first year students that "you'll only be happy if you pursue whatever your vision of justice is." She explained that there continue to be violations of the law, even though many are simply the result of good faith ignorance, and that there is need for trained lawyers to be involved. Strossen also detailed some of the recent initiatives of the ACLU, including a coalition effort on religious symbols, and the organization's Campaign Against Racial Profiling.
Legal Questions Still Surround Guantanamo Detainees

by David Byassee

As advocates of human rights, the Institute of the Bill of Rights recently sponsored a lecture by Professor Erwin Chemerinsky of Duke Law School. Chemerinsky spoke of the people being detained in Guantanamo Bay, Cuba, one of whom he is currently representing.

Chemerinsky explained that after three years of representing this Guantanamo detainee, he still knows little about his client. His client is one of approximately 600 people detained there. In January of 2002, the first Afghans were brought to Guantanamo. Media reported that prisoners were arriving restrained at hand and foot, blindfolded, and heavily drugged. Initially held in 8' by 8' chain-link cages, many of these detainees have not been given notice of the charges pressed against them, have not received significant hearing, have not received representation by counsel, and have been denied the opportunity to participate in what proceedings have taken place against them.

Chemerinsky best summed up his position in his answer to a student question. "In our society," he said, "we don't judge people until they have had the opportunity to have a hearing." Chemerinsky's point is that these detainees are entitled to the constitutional protection of due process. Not everyone agrees with this, and his most notable opponent is the U.S. government.

The government's original position was that U.S. courts lack jurisdiction to hear habeas corpus claims brought on behalf of Guantanamo detainees because the detainees are located outside U.S. territory. This position was rejected by the Supreme Court in Hamdan v. Bush where Justice John Paul Stevens explained that the U.S. Naval Base at Guantanamo Bay, Cuba functionally is U.S. territory.

The government has since argued that detention of those in Guantanamo is not in violation of United States or international law, and therefore the government seeks to dismiss claims filed on the detainees' behalf on the ground that no claim for relief exists. Fifty-seven cases are awaiting review by the D.C. Circuit Court, some of which were dismissed by one D.C. District Judge, and some of which were certified for interlocutory review by another D.C. District Judge who decided that the detentions have been in violation of United States and international law.

Another approach the government has taken is to provide military tribunals for Guantanamo detainees. Critical differences between the military tribunals provided to the detainees and those provided to U.S. soldiers exist. Detainees have neither the right to confront their accusers nor the right to be present during proceedings. A case is currently pending before the D.C. Circuit Court to decide the constitutionality of such tribunals, Hamdan v. Rumsfeld, where a D.C. District Court judge ruled the practice unconstitutional and a violation of international law.

The government's most recent solution has been to move Guantanamo detainees off U.S. territory. Brilliant! But should such deliberate undermining of jurisdiction be tolerated?

Chemerinsky wrapped up with a quote from the late Justice Louis Brandeis: "The insidious threat of liberty will come from well-meaning people of zeal who have little understanding for what the Constitution is about." Chemerinsky commented, "Brandeis never knew Donald Rumsfeld or John Ashcroft, but he couldn't have picked better words to describe them."
and that if they requested such a hearing, I would conduct a complete mental health status evaluation before commitment.

cause hearing for mental illness, them if they wished to fight their case. I was with the DC Public Defender's Office - Mental Health Division. I was the lead investigator involved conducting the initial meeting with the patient/client, explaining their rights to a probable cause hearing for mental illness, and that if they requested such a hearing, I would conduct a complete mental health status evaluation before commitment.

My role as an intern investigator involved conducting the initial hearing with the patient/client, explaining their rights to a probable cause hearing for mental illness, and that if they requested such a hearing, I would conduct a complete mental health status evaluation.

Commitment to Mental Health

Once the client or making sure they secured the client for their appointed public defender and prepare for their hearing. This was not always an easy task as the window for conducting a hearing must be within 24 hours after the hearing is requested. Thus, we often had to subpoena witnesses or medical records very quickly in order to best represent our client. Oftentimes, I negotiated with the hospital's treating physician to have the patient made voluntary so that they could be released without going before a judge. This job was extremely challenging, primarily because most of the mental health patients have any number of physical or psychologi cal problems that make it hard to explain their rights to them. Many of the patients hear "lawyer" or "judge" or "probable cause hearing" and they automatically tune you out. It took some time to get a feel for each patient and to find the best way to talk to them and make them comfortable with you being on their side. The atmosphere of a mental health hospital is enough to put anyone on edge, but it takes a lot of effort to secure the trust of a patient that may be paranoid, depressed, schizophrenic, manic, or suicidal.

My experience at the DC Public Defender's Office was extremely rewarding, but it would not have been possible without the funding I received from the Public Service Fund. The money I was granted allowed me to take the job that I wanted despite the lack of compensation and the high cost of living in the nation's capital. The PSF deserves every single donation possible because it helps students like me dedicate themselves to the community without worrying about financial constraints.

Legal Aid - Richmond Style

It was supposed to be a 'take-over'-program — something to occupy my time after the completion of the journal competition and before the flight to Madrid for the abroad program — when the summertime fun was over. I had determined that six weeks was too short to really get involved and from the outset had relegated this experience to take a backseat to what lay ahead in Spain. Little did I know what was awaiting me at Central Virginia Legal Aid Society. On the first morning, 15 minutes into the tour of the building, a wave of panic spread across our guide's face. She glanced down at her watch, looked back up at us, and shrieked that she was supposed to be in court ten minutes ago. With so much work on everyone's plate, Legal Aid, I would come to find out, sometimes seemed like a constant circus act with everyone juggling a planner full of activities attempting to maintain a semblance of order. We ran for the parking lot, raced downtown, and dropped the attorney off at the courthouse. In the end, everything worked out — no one got anyone on edge, but it takes a lot of effort to secure the trust of a patient that may be paranoid, depressed, schizophrenic, manic, or suicidal.

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William and Mary. I suppose the saddest part of being here is the relative lack of interest in tax and business at this school relative to the average law school. We’ve tried hard over the years to explain to the students that they really need to take that stuff even though it might not be a lot of fun, but they don’t seem inclined to do that here, so the number of people taking more than the short course is always small, and that’s very frustrating. I don’t like teaching small classes, because that’s not my style. So my advice to them would be to take the damn courses, but they won’t follow it, so...

Q: What do you say to students who want to give it all up and work as a lineman?

Richmond Continued from pg 10

belonged to the family law division, which meant the overwhelming bulk of her time was spent obtaining protective orders for domestic violence victims, with child custody cases and no-contest divorces filling the remainder of her time. A normal week included at least two visits to the juvenile and domestic relations court. In addition, I had the opportunity to attend two special field trips to federal court in Norfolk and Lynchburg—both concerning international child abduction cases. In Norfolk, I heard oral arguments; in Lynchburg I was allowed a backstage glimpse into a juvenile court.

The most satisfying experience of the summer, though, came near the end. The father to a friend of one of Deirdre’s co-workers had recently scheduled a lunch with the local prosecutor. After hearing what Deirdre had to say, the prosecutor agreed to investigate the matter...
Ask A Canadian

by Matt Dubois

Welcome to another edition of Ask a Canadian. I hope everybody had a good Spring break, and just know you’re all excited to be back to the pleasant experience of law school. Oh, and by “pleasant” I mean “painful,” kind of like rock in your shoe—it’s a small, dull pain that just gets more aggravating with each step you take.

I heard you went to Canada for Spring Break, what was that like?

- Lee Majors, 2L

Well, in actual fact, I was a little less than excited. I saw some friends, some family—not a bad week. Now, as this column is about educating my American friends on life in Canada, here is a brief summary of some of the highlights and lowlights of my week in the great, white north.

I was in Canada for approximately 3.2 seconds before I began crying my stupid, and sad provincial government. Construction is under way on a toll booth just after you cross the border and clear customs. Apparently, the plan is to charge admission every time you enter Canada. We know guys that know guys, we have result in the following occurrences: placing his house, egging his car, placing press passes and got in for free. It was a decent game—went into the third period, and Hamilton so after the game we got our tickets. It was cold, what the f*** do you think it was like?

No, seriously, what was it like?

- Lee Majors, 2L

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Breadwinner, Husband, Father, Murder Victim

by Rajdeep Singh Jolly

I did not know Mr. Gurdeep Singh Salujah. I saw him a few times at the Sikh temple back home. At each service, after final prayers are recited, the minister moves to an adjoining hall to share a common meal, which is prepared by members of the congregation and freely served to anyone who wishes to attend. Although the concept of a free community kitchen is fused with religious significance and designed to foster volunteerism, many congregants use the opportunity to gossip—about, say, the latest designer jewelry—and to politics—about, say, the latest scheme to dethrone the temple’s management committee. Unlike many of his peers, Mr. Salujah respected the sanctity of a holy place. He did not gossip. He did not politics. He came and prayed and served and went home.

Mr. Salujah resided in the United States less than a decade ago and was due to become a citizen. He supported his wife and two young children by working two jobs—warehouse by day, convenience store by night—six days a week. He lived in a modest apartment and drove a beat-up car. This last fact is of great significance, it enabled Mr. Salujah to buy a new computer for his son.

A quiet, religious, and uncomprisingly industrious man, whose children were top priority. This is the picture that was painted by me last week, when I learned that Mr. Salujah was shot and killed by robbers at the store where he worked. The robbers took nothing except his life.

Reader Submission: Rejection of "A Rejection"

Rajdeep Singh Jolly’s article “A Rejection of Religious Exclusivity” in The Advocate for 23 February is fraught with inconsistencies.

First, Jolly writes of being concerned about a local church’s statement about condemnation and hell, but soon reveals to the reader that he may not actually be concerned at all: the concepts don’t really bother him because he doesn’t believe in them.

Next, anticipating that last point, he proceeds to elaborate his real concern: “faith-based chauvinism” as evidenced by what he calls the act of “humans beings…condemning[ing] each other to hell.” Jolly then chooses to fight fire with fire by vigorously condemning people who dare to condemn other people.

Then Jolly takes the untenable position of simultaneously (1) mocking, for their partiality, those who espouse a certain belief system and (2) elevating himself to the position of what must seem to him objective moral authority. If the main thrust of Jolly’s article was to caution generally against the rash judgment of individuals based on their espousal of an organization in a particular social system or faith, I would have no qualms. But failing to stick to the narrow pertinent issue and to maintain a coherent argument, Jolly goes on to apply some fallacious test of authenticity to the core doctrine of a group’s adopted faith structure. Not only was his treatment of the narrow pertinent issue and to maintain a coherent argument, Jolly goes on to apply some fallacious test of authenticity to the core doctrine of a group’s adopted faith structure. Not only was his treatment of the narrow pertinent issue and to maintain a coherent argument, Jolly goes on to apply some fallacious test of authenticity to the core doctrine of a group’s adopted faith structure.

Since Jolly’s alleged fears appear to be unsubstantiated, a reader of his article must wonder as to its intended purpose. None of the above, however, should be understood to represent any personal animosity toward Jolly. I know him to be not only an insightful thinker, but also a polite individual. This response is meant as a call for clarity, precision, and candor in argument because academic debate demands all three.

—by Dathan Young
Sex and the Law: When Sex Appeal Goes Wrong

by Nicole Travers

Over this past spring break, I spent my time in the Metro DC area with my family, as per usual. But even the bounty of my feather mattress, my high school friends, and actual Thai food did not keep this conscientious law student from working on her legal duties. Certainly not! So on Wednesday morning, I found myself on the Metro, traveling to the Library of Congress to do some research on my journal Note.

It’s always interesting to people-watch on the Metro, as you get some very interesting fellow-commuters. But I was not the only one, it seems, who was watching. As I sat, I managed to catch the eye of a man in a blue windbreaker and round sunglasses, who flashed me a grin as he took a seat directly in front of me. Now, I’m used to getting smiles on the Metro, as I am quite pretty. (And this I can say with some confidence—on that particular naming, I was the prettiest girl in that Metro car.) This would not be something I’d actually notice— if it hadn’t been for what happened next.

I felt something brush the back of my head, ever so slightly—the tiniest pressure of fingers in my hair. Now when you have moderately long hair, as I do, this is not always an immediate cause for alarm. But when I felt that first brush, I knew without a doubt what was going on. Whether it was the wave of my hair, the fur collar on my coat, or the fluffy scarf around my neck, or a combination of the three, this guy wanted to touch me. He wanted to touch me a lot.

I’m no stranger to an urban environment—I lived in downtown Boston for four years before moving to the ‘Burg—and consequently I am used to being hit on by scary people in disturbing ways. I thought back on some of those times as I inched my way forward in my Metro seat, waiting for the train to move. Some of those incidents ranged from the ridiculous—a shout of “hey baby, nice stems!” from a pickup truck on Beacon Street—to the grotesque—dirty homeless men trying to steal tempoms out of my handbag in Downtown Crossing—to the obscene—an offer to “ suck your tight little p**** dry” in Boston Common—to the international language of lust—a slap on the ass in Leicent Square. All of these things and more come with the territory of being a pretty girl in a place with lots of people around. And no matter how creepy things get, I’ve never stopped trying to cultivate my own particular brand of sex appeal.

However, when the hand behind me made its next move, I began to rethink my priorities. This guy had stopped being shy and had thrust his fingers right into the hair behind my neck, and above my collar. I jerked forward, and in the reflection of the plastic panels near the train doors, I saw the guy lean back in his seat. I couldn’t see his face, but I heard a small chuckle. What to do? There were men all around me, but of course nobody bothers with a girl in distress on the Metro, even if she is pretty. None of these men knew, I was sure, what it was like to get touched by a stranger in a subway car. That pleasure was mine alone—and why? Because my mother’s and father’s genes combined to give me a certain symmetry to my facial features, a gold tint in my hair, big eyes with long lashes, and small, pouty lips. All of these features, then combined to create a whole that humans generally—and Mr. Touchy McTouch-a-Lot in particular—find aesthetically pleasing. And because of these genetic accidents, I was forced to endure some random man’s dirty fingers in my hair on a Wednesday morning. No, these suited men with their wire rimmed glasses and FBI biographies open on their knees could have no idea how I felt.

I turned my head ever so slightly to the side, to see if I could catch the guy’s reflection in the window and anticipate his next move. But instead of a reflection, I was treated to his face itself, swimming into my peripheral vision. He was resting his chin on the back of the seat next to me, waiting for me to turn and look at him. For me, that was the last straw, and as the train stopped, I jumped out of my seat and ran out the train door, barely making it into the next car as the doors closed. I settled into a seat next to a man who smelled like bad breath and Twizzlers but who at least kept his hands to himself.

As the train made its way into the city, I attempted to come up with a solution to strange and unwelcome advances by creepy men. But I couldn’t come up with a good answer. So long as there are women in this world, men are going to hit on them, some more successfully than others. Our only hope is, perhaps, to simply indiscriminate people with the old adage of “hands to yourself” and let societal constraints do the rest.

As for me, I’m going to follow Dorothy Parker’s advice, and wear my glasses the next time I’m on the Metro.
The Wheel of Time turns, and Ages come and pass, leaving memories that of Time turns, and Ages come. The Eye of the World...

Daniel Beebe (LL) feels lucky to have participated in a number of different activities that have made him cultured, open-minded, and tolerant. He has been to Peru, Greece, England, the Czech Republic, Hawaii, Wyoming, Connecticut, Australia, New Zealand, and Canada. He believes you can't really see so many different parts of the world without broadening your perspective and world outlook.

Daniel was able to go to Peru as a freshman in high school along with a group of teachers for an environmental trip. He lived in wooden huts with mosquito nets right in the middle of the rainforest. One of the highlights of the trip was swimming in the Amazon with what's called a capibara—a creature that, according to Daniel, is "smaller than a cow but kind of like a dog but not a dog." After insisting on a more precise description, Daniel said that it looks like a rodent, sort of like the Rous (Rodents of Unusual Size) of the Fire Swamp in the Princess Bride. See for yourself.

Mostly, Daniel remembers the rain forest as "giant." Everything was giant—spiders, leaves the size of buildings, snakes. He even saw a giant sloth, and they are just as slow as one would expect (barely move at all, in fact).

Daniel had the privilege of working on a Native American reservation in Wyoming as part of a community service trip through International Expeditions. He participated tangentially with the Sundance festival, where his primary duty was to keep a fire ablaze throughout the entire ceremony; the smoke traveling to the heavens was important for the festival. He also witnessed men piercing the skin on their chests and suspending themselves from their piercings as a test of endurance. Daniel is honored to have played a part in the ceremony and feels that cultural knowledge is very sacred and underappreciated.

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Everyone knows that Mark Ohrenberger (LL) is an accomplished guitar player and singer, but most people don't know that he's only been playing for a little over four years. A self-proclaimed "live concert junkie," Mark admitted to having seen Dave Matthews eight times. When I prompted him for all the concerts he'd been to, he didn't even know where to begin, so he offered the most "entertaining live performers" instead: Ben Folds (not the Ben Folds Five); G Love and Special Sauce; the Black Crowes; the Doobie Brothers; and Bob Dylan.

Mark once started a date with a woman and two other couples to begin after a day of diving. Little did Mark suspect that his last dive of the day would have him landing on his head, rupturing his ear drum. The woman and two other couples picked him up from the ER and they had a lovely date of dinner and ice skating. Need less to say, Mark heard only about two-thirds of what his date said that evening, and while they remain "very, very close friends" they did not end up dating.

Random fact: Mark worked for several years in high school at a driving range putting around in the little caged-in cart that people hit golf balls at all day long.

Marshall-Wythe Student B-LAW-14 by Jennifer Binker

Shari Diener (2L) loves Robert Jordan books, which fit best in the fantasy genre. "The Wheel of Time turns, and Ages come and pass, leaving memories that of Time turns, and Ages come. The Eye of the World..."

It's what all Jordan books begin with. There are ten books in the series, each from 600-1000 pages in length. Thanks to Shari, the next book I read will be the first in the series, The Eye of the World.

Shari has some advice for those visiting the York River State Park—bring a compass if you are going to veer off the main trails. Shari and a friend became bored with the quasi-paved hiking trails at the York River State Park and decided to attempt the "mountain bikers only" trails. After hiking about for about four hours, they were getting hungry and decided to leave. They hiked about two miles in one direction before deciding it was the wrong way and turning around—always a risky move when lost in the woods. Eventually, after about seven hours of hiking (most of those while completely lost), Shari and her friend emerged from the woods, into total darkness, and a little more than freaked out.

The moral of the story: don't rely on York River maps; cell phones don't work; and always have a compass. That said, Shari sings the praises of York River State Park's beauty: "You should definitely go there," she says, "but take Mother Nature seriously. She's a force to be reckoned with."

Random fact: Shari lives one block from the Nine West store which gets her into trouble on occasion; she has taken a road trip from Baltimore to New Mexico with her acupuncturist brother; she and the same York River State Park friend took a road trip from southern California to Vancouver and back, camping along the way (but never managing to build a SINGLe fire the entire trip).

Daniel Beebe (LL) feels lucky to have participated in a number of different activities that have made him cultured, open-minded, and tolerant. He has been to Peru, Greece, England, the Czech Republic, Hawaii, Wyoming, Connecticut, Australia, New Zealand, and Canada. He believes you can't really see so many different parts of the world without broadening your perspective and world outlook.
Kim Finnigan (2L) was a ski racer (the one that goes downhill on snow through flags with the goal of getting across the line the fastest). She participated at the competitive level for 11.5 years as a nationally ranked skier and member of the Junior Olympic Team, and she has been featured in Sports Illustrated for Kids. She never went for the Olympic Trials because of an injury but has raced at the FIS level, just below the World Cup. She has even done the 50m ski jump (the one where you go down the big ramp, shoot off the end of it, fly through the air and land really hard). She was also on the cover of Adirondack Life for rock climbing!

Kim speaks fluent Spanish, largely resulting from and contributing to her successes as a journalist in Chile for the national paper. She wrote travel articles and spent 1998 getting paid to go to fantastic places in Chile and write about them. She skied the Andes and was even chased by a gypsy but doesn’t think she was cursed.

A proud Orange Irish (that’s the Protestant kind of Irish for people like me who have no clue about these things), she does enjoy St. Patrick’s day, even though she can’t wear green. Kim is a Beer Pong apprentice with aspirations, under the tutelage of her 3L boyfriend, to be the next Beer Pong champion upon his graduation.

Devin is my dog. She is from a shelter in Phoenix, Arizona. I had a 40-minute commute to the Indian Reservation where I worked at the time. One afternoon I was following this hot pink tow truck with “Devin’s Towing Service” in “Pimp My Ride” writing on the back. I realized that Devin was the best name for a dog and went immediately to the shelter. She was about 4 months old when I got her and very cute and shy. She loves water despite her desert origins. The Tempe, Arizona apartment complex where we lived, in their infinite water conservation wisdom, decided they should turn on the sprinklers every day at about 3pm. Since I worked the 5am to 2pm shift at the Rez, I was almost always home in time to let Devin run around in the sprinklers. She had created two puddles that she would run and slide into. After one mammal slide, she got up and her jaw looked kind of funny. It started swelling up and looked horribly, horribly scary. I rushed her to the emergency vet where we realized she had been bitten by some venomous desert creature.

A few years later she was hit by a car. The [fill in expletive describing people who hit dogs with their cars and keep driving] drove a little white trash Trans Am, or renewed. however you spell it, and I hope his bumper was all screwed up. In our rush to slow ahead, and some new, territory and heights, perhaps it is only an instinctive evolution for churches to grow and expand into “Jesus Malls.” However, for me, in a hurried press release, give me some of that old-time religion.

(The candlelight service is each Sunday at 5:30 p.m. in Brown Parish Episcopal Church ~ Van)
class of 2005
superlatives

Best Smile:
Rokie Points
John Stancawtiz

Best Personality:
Leasa Woods, Kelly Gastley
Jim Langan

Best Eyes:
Mugatha Kelkar
Chris Nagel

Best Hair:
Amanda Kutz
Graham Schmidt

Best Legs:
Lauren Schmidt, Jen Maki
Nate Doan

Best Body:
Keri Eaton
Ryan Dolan

Best Dressed:
Stephanie Jung
Mike Broadus

Best Sense of Humor:
Shannon Frankel
Dave Stern

Best Chef:
Castie Ward
Geoff Grivner

Biggest Flirt:
Allison Hatchett and
Steve Del Pero

Biggest Partier:
Brooke Rodgers-Miller
Rob Maylor

Most School Spirit:
Shannon West
Sam Olive

Most Talented:
Emily Cromwell-Meyers
Ian Rolby

Most Musical:
Alana Malick
Andy Skanchy

Most Involved:
Margaret Riley and MB
Mark Ohrenberger

Most Athletic:
Virginia Vie
Justin Hargrove

Most Prepared:
Kelly Street
Theo Lu

for Class:

Most Prepared:
Marie Slesseger
John Mills

Worst Driver:
Leslie Mansfield
Scott McFarland

Here are the Ladies and Gentlemen categories:

Who would you like to get stuck in an elevator with?
Rich Hadorn and Ryan Dolan

Who is most likely to stay in private practice forever?
Ben Ladd

Who is most likely to stay in public service forever?
Kelly Gastley

Who is most likely to never take a law-related career path?
Matt Widmer

Who is most likely to become a professor?
Brooke Rodgers-Miller

Who is most likely to go into politics?
Ian Rolby

Who is most likely to live in Williamsburg forever?
Phil Chapman

Most likely to turn a professor's hair gray?
Dave Lacy

Most likely to stuff a professor?
John Mills

Most likely to be found in the lobby?
Dave Steff

Most likely to skip class?
Carl Heit

Most likely to be found in their respective journal offices?
Sarah Greene

Most likely to be found at the Green Leaves?
Kelly Street

Most likely to talk in class?
Aaron Kass

Most likely to be the Designated Driver?
Andy Skanchy